

## **REMARKS**

The Office Action mailed on July 12, 2005 has been carefully reviewed. The applicant notes with appreciation the examiner's comment that:

"Claims 1-13 would be allowable if rewritten to overcome the objections mentioned above."

First, with regard to the drawings the last Office Action stated "..., the plains of rotation of the second and third rotatable members and the plain of rotation of the elastic means, as recited in Claim 1 must be shown or the feature(s) cancelled from the claim(s)."

The applicant has reviewed the foregoing, and has opted for the second choice, namely, canceling those features relating to the planes of rotation of the first and second rotatable means and the plain of rotation of the elastic means from Claim 1. The cancelled features are not believed to be material nor are they related to the "examiner's statement of reasons for allowance" as set forth on page 3 of the last office action.

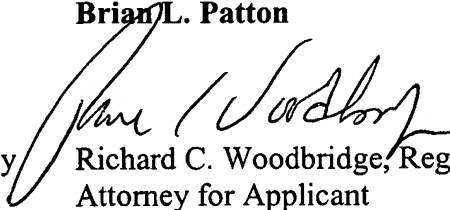
Second, as suggested by the examiner, Claim 1 has been amended to delete the term "for mimicking human-like expressions" and replaced it with the term "for mimicking human expressions". Applicant agrees that the foregoing amendment will help prevent any possible indefiniteness with regard to the language in the claim.

Third, and last, in Claims 12 and 13, Line 1, the term "said elastic material" has been deleted and replaced by the term "said elastic means" thereby providing the appropriate antecedent basis, found in original Claim 1, for those particular elements.

In view of the foregoing, it is respectfully submitted that the application in its newly amended form is in condition for allowance. An early notification to that effect would be gratefully appreciated.

Respectfully submitted,

**Brian L. Patton**

By  Richard C. Woodbridge, Reg. No. 26,423  
Attorney for Applicant

Synnestvedt Lechner & Woodbridge LLP  
P.O. Box 592  
Princeton, NJ 08542  
609-924-3773 phone; 609-924-1811 fax